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APPLICATION NO	10714	FIRST NAMED APPLICANT	 ATTY, DOCKE

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SUGHRUE MION ZINN MACPEAK & SEAS 2100 PENNSYLVANIA AVENUE NW WASHINGTON DC 20037-3202

INTERNATIONAL AP	PLICATION NO
COLLE	W22/00219
I.A. FILING DATE	PRIORITY DATE

WH3/11NG10N DC 2003/ 3202			
	05/	03/99	05/06/9
	DATE MAILED:	02.	/23/00
NOTIFICATION OF MISSING REQUIREMENTS UNDE		871 IN THE	E UNITED
STATES DESIGNATED/ELECTED OF			S OIVII ED
. The following items have been submitted by the applicant or the IB to the	•	•	demark
Office as Designated Office (37 CFR 1.494),	ne Office States 1	atom and trac	Jemark
a Designated Office (37 CFR 1.495):			
U.S. Basic National Fee.		•	
Copy of the international application in:			
a non-English language.			
English.	•		
Translation of the international application into English.		•	
Oath or Declaration of inventors(s) for DO/EO/US.			
Copy of Article 19 amendments.		**** * ***	4 to 1
Translation of Article 19 amendments into English.			•
The International Preliminary Examination Report in English and its	Annexes, if any.		
Translation of Annexes to the International Preliminary Examination		sh.	
Preliminary amendment(s) filed 13DFC1999 and			
Information Disclosure Statement(s) filed and		<u>: </u>	7,22
Assignment document.			
Power of Attorney and/or Change of Address.			
Substitute specification filed		•	
Statement Claiming Small Entity Status.			
Priority Document.			
Copy of the International Search Report and copies of the referen	nces cited therein.	والمتعلق بمواراة	
Other:			
. The following items MUST be furnished within the period set forth belo	w in order to com	plete the requ	irements for
cceptance under 35 U.S.C. 371:		6b	
a. Translation of the application into English. Note a processing fee	will be required i	i submined.	
later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated	d on the attached N	Jotice of Defe	ctive
Translation.	d on the attached i	volice of Dele	Clive
b. Processing fee for providing the translation of the application and	or the Annexes la	ter that the	3
appropriate 20 or 30 months from the priority date (37 CFR 1.49)		ici ulai ulc	
c. Oath or declaration of the inventors, in compliance with 37 CFR		dentifying the	application
by the International application number and international filing date	te. '		- прриодион
The current oath or declaration does not comply with 37 Cl	FR 1.497(a) and (1	b) for the reas	ons indicated
on the attached PCT/DO/EO/917.			
d. Surcharge for providing the oath or declaration later that the appr	opriate 20 or 30 m	ionths from th	ne .
priority date (37 CFR 1.492(e)).	•	, .	
. Additional claim fees of \$ as a _ large entity _ small e	entity, including an	y required mi	ultiple
ependent claim fee, are required. Applicant must submit the additional cla			
thich fees are due (37 CFR 1.492(g)). See attached PTO-875.			
LL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOYE MUST	r be submitte	D WITHIN (ONE
NONTH FROM THE DATE OF THIS NOTICE OR BY \square 21 OR \square 3			
ATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILUR	RE TO PROPERI	LY RESPON	D WILL
ESULT IN ABANDONMENT.			
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he time period set above may be extended by filing a petition and fee for e	extension of time u	maer me prov	isions of 37
FR 1.136(a).			
. Translation of the Annexes MUST be submitted no later that the time pe	eriad set above or t	the annexes w	rill be
ancelled. Note processing fee will be required if submitted later than 30 m			iii oc
. The Article 19 amendments are cancelled since a translation was not p			37 CFR
.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.	novided by the app	propriate 20 (37 CT K
. 45 Y(a)) of 50 (5). Of it it is 50(a)) then are priority one.			
applicant is reminded that any communication to the United States Patent ar	nd Trademark Offi	ce must be m	ailed to the
ddress given in the heading and include the U.S. application no. shown about			
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☐ PTO-875	_		National Stage Processing	
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